

# Journal of the House

State of Indiana

121st General Assembly

Second Regular Session

January 21, 2020 Tenth Day **Tuesday Afternoon** 

The invocation was offered by Senior Minister Darrel Land of Redemption Christian Church in Jasper, a guest of Representative Lindauer.

The House convened at 1:30 p.m. with Speaker Brian C. Bosma in the Chair.

The Pledge of Allegiance to the Flag was led by Representative Eberhart.

The Speaker ordered the roll of the House to be called:

Abbott Jackson Jordan Austin Aylesworth Judy Bacon Karickhoff Baird Kirchhofer Barrett Klinker Bartels Lauer Bartlett Lehe Bauer Lehman Beck Leonard Behning Lindauer **Borders** Lucas Boy Lyness T. Brown Macer Burton Manning Campbell May Candelaria Reardon Mayfield Carbaugh McNamara Miller Cherry Chyung Moed Clere Morris

Cook Morrison Davisson Moseley Negele Deal Nisly DeLaney DeVon Pfaff Dvorak □ Pierce **Eberhart** Porter Ellington Prescott Engleman Pressel Errington Pryor Fleming Saunders Forestal Schaibley Frye Shackleford GiaQuinta Sherman Goodin Smaltz Goodrich V. Smith Gutwein Soliday Hamilton Speedy Harris Steuerwald

Huston VanNatter □

Stutzman

Sullivan

Summers

Torr

Thompson

Hatcher

Hatfield

Hostettler

Heaton

Heine

Vermilion J. Young Wesco Zent Wolkins Ziemke Wright Mr. Speaker

Roll Call 29: 98 present; 2 excused. The Speaker announced a quorum in attendance. [NOTE: □ indicates those who were excused.]

# HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Thursday, January 23, 2020, at 10:00 a.m.

**LEHMAN** 

The motion was adopted by a constitutional majority.

# REPORTS FROM COMMITTEES

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1059, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1059 as introduced.)

Committee Vote: Yeas 17, Nays 5.

BROWN T, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Family, Children and Human Affairs, to which was referred House Bill 1176, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 12, delete "A" and insert "Subject to IC 12-12.7-2-23, a".

Page 2, line 13, strike "shall" and insert "may". Page 2, line 15, strike "shall" and insert "may".

Page 2, line 26, delete "prior".

Page 2, line 28, delete "adopted in accordance with 20 U.S.C. 1436." and insert "once the individualized family service plan is signed by a physician.".

Page 2, between lines 28 and 29, begin a new paragraph and

"(j) The department of insurance shall adopt rules under IC 4-22-2 to ensure compliance with subsection (i).".

Page 4, line 13, delete "redesignated" and insert "reelected". Page 6, line 29, delete "A service provider who" and insert "The division, or a provider of services under this chapter, may not be paid for early intervention services provided under this chapter".

Page 6, line 30, delete "provides early intervention services in Indiana may not be paid".

Page 6, line 37, delete "An" and insert "Subject to IC 12-12.7-2-23, an".

Page 6, line 38, strike "shall" and insert "may".

Page 6, line 40, strike "shall" and insert "may".

Page 7, line 1, delete "prior".
Page 7, line 3, delete "adopted in accordance with 20" and insert "once the individualized family service plan is signed by a physician.".

Page 7, delete line 4, begin a new paragraph and insert:

"(c) The department of insurance shall adopt rules under IC 4-22-2 to ensure compliance with subsection (b).".

Page 7, line 9, after "policy;" insert "or".

Page 7, line 10, delete "or".

Page 7, delete line 11.

Page 7, line 15, delete "A" and insert "Subject to subsection

Page 7, line 17, after "policy;" insert "or"

Page 7, line 18, delete "plan; or" and insert "**plan.**".
Page 7, delete lines 19 through 22, begin a new paragraph and insert:

- '(c) Subsection (b) applies only to a health plan information card issued:
  - (1) initially to a new insured; or
  - (2) to an insured at the time of the insured's policy renewal;

after June 30, 2020.

(d) The department shall adopt rules under IC 4-22-2 to

ensure compliance with this section.

SECTION 1. IC 27-8-5.8-6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 6. (a) As used in this section, "insurer" means:

(1) an issuer of an accident and sickness insurance

policy; or

(2) a third party administrator of health benefits and services under an accident and sickness insurance

- (b) The electronic data base by which an insurer allows an insured or a provider to verify an insured's coverage or benefits under an accident and sickness insurance policy issued or administered by the insurer must include the following information for each insured:
  - (1) Whether health benefits and services under the accident and sickness insurance policy are provided
    - (A) the issuer of the accident and sickness insurance policy; or

(B) a third party administrator.

- (2) Whether the accident and sickness insurance policy is subject to state or federal regulation.
- (c) The department shall adopt rules under IC 4-22-2 to ensure compliance with this section.".

Page 7, line 25, delete "A" and insert "Subject to IC 12-12.7-2-23, a".

Page 7, line 26, strike "shall" and insert "may".

Page 7, line 28, strike "shall" and insert "may".
Page 7, line 30, delete "prior".
Page 7, line 32, delete "adopted in accordance with 20 U.S.C. 1436." and insert "once the individualized family service plan is signed by a physician.".

Page 7, after line 32, begin a new paragraph and insert:

"(c) The department of insurance shall adopt rules under IC 4-22-2 to ensure compliance with this section.

SECTION 2. IC 27-13-9-6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 6. (a) As used in this section, "health plan information card" means a card that:

(1) a health maintenance organization; or

(2) a third party administrator of a self-insured plan; provides to an individual so that the individual may present the card to establish the eligibility of the individual or the individual's dependents to receive benefits or health care services.

- (b) A health plan information card must indicate that the benefits and health care services are provided by:
  - (1) a health maintenance organization; or

(2) a third party administrator.

- (c) Subsection (b) applies only to a health plan information card issued:
  - (1) initially to an individual as a new enrollee; or
  - (2) to an individual at the time of the individual's renewal of enrollment;

in a health maintenance organization after June 30, 2020.

(d) The department of insurance shall adopt rules under IC 4-22-2 to ensure compliance with this section.

SECTION 3. IC 27-13-9-7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 7. (a) The electronic data base by which a health maintenance organization or by which a third party administrator of benefits and health care services offered under a health maintenance organization contract allows an enrollee or a provider to verify an enrollee's coverage or benefits under a health maintenance organization contract must include the following information for each enrollee:

- (1) Whether benefits and health care services under the health maintenance organization contract are provided by:
  - (A) the health maintenance organization; or

(B) a third party administrator.

- (2) Whether the health maintenance organization contract is subject to state or federal regulation.
- (b) The department shall adopt rules under IC 4-22-2 to ensure compliance with this section.".

Renumber all SECTIONS consecutively. (Reference is to HB 1176 as introduced.) and when so amended that said bill do pass.

Committee Vote: yeas 11, nays 0.

DEVON, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Family, Children and Human Affairs, to which was referred House Bill 1249, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 15, delete "twelve (12)" and insert "eight (8)".

Page 2, line 17, delete "Four (4)" and insert "Two (2)".

Page 2, line 18, delete "two (2)" and insert "one (1)"

Page 2, line 21, delete "Four (4)" and insert "Two (2)".

Page 2, line 21, delete "two (2)" and insert "one (1)".

(Reference is to HB 1249 as introduced.)

and when so amended that said bill do pass.

Committee Vote: yeas 11, nays 0.

DeVon, Chair

Report adopted.

[Journal Clerk's note: The House recessed to hear remarks from U.S. Congresswoman Jackie Walorski (R)—District 2.]

# RESOLUTIONS ON FIRST READING

# **Senate Concurrent Resolution 8**

The Speaker handed down Senate Concurrent Resolution 8, sponsored by Representatives Hatfield, McNamara and Sullivan:

A CONCURRENT RESOLUTION congratulating the Evansville Reitz Memorial High School football team on winning the 2019 Indiana High School Athletic Association ("IHSAA") Class 4A state championship title.

Whereas, The Evansville Reitz Memorial High School football team defeated East Noble 21-3 to win the 2019 IHSAA Class 4A state championship title;

Whereas, To advance to the championship game, the Tigers defeated Boonville and Evansville Central to win the sectional championship, Mooresville to win the regional championship, and Mt. Vernon to win the semi-state championship;

Whereas, After trailing 3-0 at halftime following an East Noble field goal, Evansville Reitz Memorial took command of the game in the second half, starting with an 18-play, 80-yard drive taking nearly eight minutes off the third quarter clock which resulted in a touchdown, and a strong Tigers defense held off East Noble for good;

Whereas, Brock Combs rushed for 148 yards and scored two touchdowns for the Tigers, and Alan Stepto and Logan Lively were on the receiving end of two interceptions each, tying the Class 4A state championship records for most individual interceptions and most team interceptions;

Whereas, The state championship victory was Head Coach John Hurley's 100th career win; and

Whereas, Ending the season with a stellar 13-1 record, Evansville Memorial Reitz won its second state championship title in three years: Therefore,

> Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates the Evansville Reitz Memorial High School football team on winning the 2019 IHSAA Class 4A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each member of the Evansville Reitz Memorial High School football team

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# **Senate Concurrent Resolution 9**

The Speaker handed down Senate Concurrent Resolution 9, sponsored by Representatives Hatfield, McNamara and Sullivan:

A CONCURRENT RESOLUTION congratulating the Evansville Reitz Memorial High School boys soccer team on winning the 2019 Indiana High School Athletic Association ("IHSAA") Class 2A state championship title.

Whereas, The Evansville Reitz Memorial High School boys soccer team defeated South Bend Saint Joseph 2-1 to win the 2019 IHSAA Class 2A state championship title;

Whereas, The Tigers defeated Evansville Bosse and Heritage Hills to win the sectional championship, Washington and Madison to win the regional championship, and Guerin Catholic to win the semi-state championship to advance to the state championship game;

Whereas, Isaac Bennett scored the Tigers' first goal after executing two give-and-go plays with teammates Evan Hudak and Stevenson Jean in the 22nd minute;

Whereas, Evansville Reitz Memorial's second score came after a Tyler Beeler pass to Garland Hall, and a Garland Hall back heel flick to Isaac Bennett to score the goal in the 34th minute; Whereas, Though South Bend Saint Joseph out-shot the Tigers 9-7 over the final 40 minutes and scored in the 53rd minute to narrow the deficit, Evansville Reitz Memorial was resilient and never gave up the lead to win the championship;

Whereas, Following the Tigers' championship performance, Samuel Hodge was named the winner of the C. Eugene Cato Mental Attitude Award for Class 2A boys soccer;

Whereas, Evansville Reitz Memorial finished the season with a 17-3-2 record, but with a 15-0 record against Indiana teams; and

Whereas, Led by Head Coach Bill Vieth, Evansville Reitz Memorial won its fifth state championship title to remain undefeated in IHSAA boys soccer state championship game appearances: Therefore,

> Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates the Evansville Reitz Memorial High School boys soccer team on winning the 2019 IHSAA Class 2A state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each member of the Evansville Reitz Memorial High School boys soccer team

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

#### **Senate Concurrent Resolution 12**

The Speaker handed down Senate Concurrent Resolution 12, sponsored by Representative Smaltz:

A CONCURRENT RESOLUTION congratulating the Fort Wayne Carroll High School girls cross country team on winning the 2019 Indiana High School Athletic Association ("IHSAA") state championship title.

Whereas, The Fort Wayne Carroll High School girls cross country team won the 2019 IHSAA state championship title with a score of 101 points, defending the team's 2018 championship;

Whereas, Continuing its 2018 success, the Chargers swept the sectional, regional, and semi-state championships to earn a spot in the state championship meet;

Whereas, Fort Wayne Carroll placed six of its seven runners in the top 50 scorers for the race;

Whereas, Scoring for the Chargers was Zoe Duffus, who placed 6th overall, followed by Rayna Fruchey in 19th, Ashlyn Minton in 25th, Mallory Clements in 32nd, and Shelby Christman finished 75th overall to cap the team's championship title:

Whereas, Following the season, Zoe Duffus, Rayna Fruchey, and Ashlyn Minton were named to the Class 4A All State 1st Team by the Indiana Track and Cross Country Coaches Association; and

Whereas, Fort Wayne Carroll, led by head coach Phil Yoder, won the school's second consecutive state championship title in girls cross country: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates the Fort Wayne Carroll High School girls cross country team on winning the 2019 IHSAA state championship title.

SECTION 2. The Secretary of the Senate is hereby directed to transmit copies of this resolution to each member of the Fort Wayne Carroll High School girls cross country team

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# **House Resolution 5**

Representative Judy introduced House Resolution 5:

A HOUSE RESOLUTION urging the legislative council to assign to the appropriate committee the topic of Fair Tax at the state level.

Whereas, The current tax system is considered by many to be complex, unfair, and prohibitive to saving, investment, and job creation;

Whereas, The Fair Tax plan is a sales tax proposal to replace the current income tax structure;

Whereas, A federal Fair Tax plan abolishes all personal and corporate income taxes and all taxes on gifts, estates, capital gains, alternative minimums, Social Security, Medicare, and self-employment; and

Whereas, Indiana has shown a commitment to reduce taxes in the past, so further study of a Fair Tax plan at the state level might benefit Hoosiers: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the legislative council is urged to assign to the appropriate committee the topic of Fair Tax at the state level. SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to the office of State Representative Christopher Judy for distribution.

The resolution was read a first time and referred to the Committee on Ways and Means.

#### **House Resolution 6**

Representatives Cook and Judy introduced House Resolution 6:

A HOUSE RESOLUTION urging a study of the taxes on retirement funds for World War II veterans.

Whereas, Over 16 million Americans served during World War II and fewer than 500,000 of these veterans are alive today:

Whereas, The United States Department of Veterans Affairs estimates that over 5,000 World War II veterans live in Indiana today, based on projections from 2017;

Whereas, The United States Department of Veterans Affairs estimates 348 World War II veterans nationwide pass away each day;

Whereas, It is fitting and proper to consider offering World War II veterans greater security in retirement by reducing the tax burden on their retirement funds;

Whereas, The legislative council is urged to assign to an appropriate study committee the topic of eliminating income tax and other taxes on retirement funds for World War II veterans; and

Whereas, This study would recognize and pay tribute to the brave men and women who fought to maintain democracy and individual freedom throughout the world, thereby bettering the lives of millions of people in every country on the face of the Earth: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the House of Representatives urges the legislative council to assign to an appropriate study committee the topic of eliminating income tax and other taxes on retirement funds for World War II veterans living in Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Anthony Cook for distribution.

The resolution was read a first time and referred to the Committee on Ways and Means.

# **House Resolution 7**

Representative DeLaney introduced House Resolution 7:

A HOUSE RESOLUTION urging Congress to repeal the federal requirement on standardized testing under the Every Student Succeeds Act.

Whereas, The Every Student Succeeds Act (ESSA) replaced the No Child Left Behind Act on December 15, 2015;

Whereas, The intention of these federal mandates provides that all students in the United States have access to quality education regardless of social standing and economic status;

Whereas, Standardized testing for students in grades 3 through 12 was a requirement of No Child Left Behind and similar requirements have been implemented as part of the ESSA:

Whereas, The Indiana Learning Evaluation Assessment Readiness Network (ILEARN) replaced the Indiana Statewide Testing for Education Progress (ISTEP) program, and its later iterations, after more than 30 years in Indiana schools; and

Whereas, The House of Representatives continues to examine various forms of testing designed to assist our students and will continue that without a federal mandate in order to foster a stable and productive environment through which children can receive a quality education: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the House of Representatives urges Congress to repeal the standardized testing requirement under the Every Student Succeeds Act.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Ed DeLaney for distribution.

The resolution was read a first time and referred to the Committee on Education.

# **House Resolution 8**

Representative Campbell introduced House Resolution 8:

A HOUSE RESOLUTION recognizing the month of April each year as Genocide Awareness and Prevention Month.

Whereas, Raphael Lemkin, a Polish lawyer of Jewish descent, coined the term "genocide" during the Second World War to describe a coordinated plan of action aimed at the destruction of the foundations of the life of national groups;

Whereas, Lemkin stated that genocide aims to annihilate a group itself, for example, by disintegrating a group's political and social institutions, culture, language, national feelings, religion, and economic existence, and by destroying the personal security, liberty, health, dignity, and the lives of individuals belonging to the group;

Whereas, Following the Holocaust, on December 9, 1948, the United Nations General Assembly adopted Resolution 260 A (III), the United Nations Convention on the Prevention and Punishment of the Crime of Genocide;

Whereas, The resolution declares genocide to be a crime under international law and defines "genocide" to include the commission of certain acts including: killing members of the group; causing serious bodily or mental harm to members of the group; deliberately inflicting conditions of life calculated to bring about a group's physical destruction in whole or in part; imposing measures intended to prevent births within the group; and forcibly transferring children of the group to another group, with the intent to destroy, in whole or in part, a national, ethnic, racial, or religious group;

Whereas, The Genocide Prevention Task Force, convened by the United States Holocaust Memorial Museum, the American Academy of Diplomacy, and the United States Institute of Peace, issued a report in 2008 finding that effective measures must be implemented to hinder and prevent the possibility of future genocides and mass atrocities;

Whereas, The report found that educating the public can aid in the prevention of future genocides and help to protect individual rights and promote a culture of lawfulness in communities;

Whereas, Communities of people throughout Indiana have endured acts of genocide or human rights atrocities in their countries of origin;

Whereas, The House of Representatives condemns and desires to combat all acts of genocide and all human rights atrocities; and

Whereas, Educating the public about the evils of genocide and commemorating victims of genocide, including the adoption of a Genocide Awareness and Prevention Month, are effective tools that will further these goals: Therefore,

> Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the House of Representatives recognizes the month of April each year as Genocide Awareness and Prevention Month.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Christine Campbell for distribution.

The resolution was read a first time and adopted by voice vote.

# **House Resolution 9**

Representatives Carbaugh, Borders, Heaton, Judy, Kirchhofer, Lehman, Mayfield, Schaibley, Vermilion, Austin, Bauer, Campbell and Porter introduced House Resolution 9:

A HOUSE RESOLUTION honoring Ann Naughton.

Whereas, Ms. Ann Naughton retired from the Legislative Services Agency on November 1, 2019, after a long and successful career;

Whereas, Ms. Naughton attended Marian University and the Indiana University School of Nursing and became a skilled nurse at Wishard Memorial Hospital after graduation;

Whereas, Ms. Naughton's passion for health care and her experience with the insurance industry sparked an interest in law guiding her toward a new career;

Whereas, Ms. Naughton took her experience in the application and administration of health care as a nurse to the Indiana University School of Law-Indianapolis;

Whereas, Ms. Naughton was admitted to the bar in 1994 and began working at the Legislative Services Agency as a staff attorney in December 1997;

Whereas, Ms. Naughton specialized in the fields of insurance and health care for over 20 years in her career at the Legislative Services Agency;

Whereas, Ms. Naughton was known for her attention to detail and ability to draft complex legislation in her service to the general assembly and the committees on insurance;

Whereas, Ms. Naughton has devoted her time and talent to the benefit of the state of Indiana and all Hoosiers; and

Whereas, Ms. Naughton's calling as both a nurse and attorney will be remembered for years to come in the hearts and minds of those she worked with: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives congratulates Ms. Ann Naughton on the occasion of her retirement.

SECTION 2. That the Indiana House of Representatives recognizes Ms. Ann Naughton for her many years of experience and efforts supporting the Indiana General Assembly, legislative staff, and numerous state agencies.

SECTION 3. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Martin Carbaugh for distribution.

The resolution was read a first time and adopted by voice vote.

# **House Concurrent Resolution 9**

Representative Campbell introduced House Concurrent Resolution 9:

A CONCURRENT RESOLUTION recognizing Abby Mills as the 2019 All-American Soap Box Derby world champion in the rally Masters division.

Whereas, Abby Mills is a Soap Box Derby world champion after winning the 82nd All-American Soap Box Derby in Akron, Ohio, on July 20, 2019;

Whereas, Abby won the rally Masters division championship after competing in races across Indiana, Illinois, and Kentucky;

Whereas, Abby is a West Lafayette High School graduate and mechanical engineering student at Purdue University;

Whereas, Abby and her family joined more than 400 competitors at Derby Downs for the All-American Soap Box Derby for races in the Stock, Super Stock, and Masters divisions;

Whereas, Abby has raced Soap Box Derby cars since she was 10 years old and will retire from racing after 10 years;

Whereas, Abby promotes Soap Box Derby racing as an opportunity to have fun while learning the fundamentals of engineering, gaining life skills, and building friendships; and

Whereas, Abby will continue to work with the Greater Lafayette Soap Box Derby community, introducing the sport to a new generation of competitors: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly recognizes Abby Mills as the 2019 All-American Soap Box Derby world champion in the rally Masters division.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to Abby Mills and her family.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Alting.

# **House Concurrent Resolution 10**

Representative Heaton introduced House Concurrent Resolution 10:

A CONCURRENT RESOLUTION honoring Angus J. Nicoson.

Whereas, Mr. Angus J. Nicoson was born on September 30, 1919, in the small Clay County community of Cedar Point to Henry and Nellie Jefferson;

Whereas, Mr. Nicoson grew up in Clay County and built a reputation as a strong and capable athlete while attending Ashboro High School in the 1930s;

Whereas, Mr. Nicoson's life as an athlete flourished at Indiana Central College, where he would later decline an offer from the Chicago Cubs to begin coaching at Franklin Township High School, near Indianapolis, before finding his way back to Indiana Central College as a coach and athletic director;

Whereas, Mr. Nicoson coached the Indiana Central University basketball team to 483 victories before retiring in 1977, making him the seventh winningest coach in the nation at that time:

Whereas, Indiana Central University, now University of Indianapolis, dubbed their sports arena "Nicoson Hall" in 1977, honoring Mr. Nicoson for his skills as an athlete and for his many years of service to the university;

Whereas, Mr. Nicoson's name was "synonymous with Indiana basketball" according to The Indianapolis Star in 1982 at the time of his passing; and

Whereas, The Indiana General Assembly remembers Mr. Nicoson for his many contributions to his community, the state of Indiana, and Indiana basketball: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly honors Mr. Angus J. Nicoson for his many contributions in high school and college athletics.

SECTION 2. That the Indiana General Assembly recognizes the residents of Ashboro and greater Clay County as they commemorate Mr. Angus J. Nicoson's contributions to Ashboro High School and remember his legacy in Hoosier athletics.

SECTION 3. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Robert Heaton for distribution.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Bassler.

# HOUSE BILLS ON SECOND READING

Pursuant to House Rule 143.1, the following bills which had no amendments filed, were read a second time by title and ordered engrossed: House Bills 1077, 1091, 1094, 1095, 1104, 1109, 1119, 1120, 1129, 1157, 1209, 1210, 1224 and 1309.

# **House Bill 1009**

Representative Goodrich called down House Bill 1009 for second reading. The bill was read a second time by title.

HOUSE MOTION (Amendment 1009–1)

Mr. Speaker: I move that House Bill 1009 be amended to read as follows:

Page 1, between lines 13 and 14, begin a new paragraph and insert:

"SECTION 2. IC 12-14-1-1.4 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 1.4. (a) Except as otherwise provided by federal law, income that an individual earns employed at a temporary job as a census worker may not be considered as a resource, asset, or income in determining an applicant's or recipient's eligibility for assistance under TANF.

(b) The division shall request any amendment or waiver necessary from the federal government to implement this

section.".

Page 3, between lines 1 and 2, begin a new paragraph and insert:

"SECTION 6. IC 12-14-30-6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 6. (a) Except as otherwise provided by federal law, income that an individual earns employed at a temporary job as a census worker may not be considered as a resource, asset, or income in determining an applicant's or recipient's eligibility for SNAP assistance.

(b) The division shall apply for any plan amendment, waiver, or any other federal approval necessary to implement this section. Upon approval, the division shall implement this section not later than thirty (30) days from receipt of the federal approval."

Page 3, after line 25, begin a new paragraph and insert:

"SECTION 8. IC 12-15-2-17.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 17.7. (a) This section applies beginning on the date on which the United States Department of Health and Human Services approves the request for changes by the office under this section.

- (b) This subsection applies to applicants or recipients who are exempt from the use of modified adjusted gross income (MAGI) as described in 42 U.S.C. 1396a(e)(14)(D) in determining eligibility. The office may not consider income earned by:
  - (1) an applicant;
  - (2) a recipient; or

(3) a member of the applicant's or recipient's family; employed at a temporary job as a census worker as a resource, asset, or income in determining the applicant's or recipient's eligibility for Medicaid.

(c) For an applicant or recipient for whom the modified adjusted gross income (MAGI) is applicable, the office shall elect to apply a reasonable method to include a prorated portion of reasonably predictable future income as a factor concerning the income earned by the applicant or recipient employed at a temporary job as a census worker, as set forth in 42 CFR 435.603(h)(3).

(d) The office shall apply for any state plan amendment or Medicaid waiver necessary to implement this section.

SECTION 9. IC 20-26-9-8.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 8.5. Except as otherwise provided under federal law, income that an individual earns employed at a temporary job as a census worker may not be considered as a resource, asset, or income in determining an applicant's or recipient's eligibility for a school lunch program that offers free or reduced price lunches.

SECTION 10. IC 21-12-1.2-4 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 4. Except as otherwise provided under federal law, income that an individual earns employed at a temporary job as a census worker may not be considered as a resource, asset, or income in determining an applicant's or recipient's eligibility for any scholarship, grant, or award administered by the commission."

Renumber all SECTIONS consecutively.

(Reference is to HB 1009 as printed January 14, 2020.)
PRYOR

Motion prevailed.

# HOUSE MOTION (Amendment 1009–3)

Mr. Speaker: I move that House Bill 1009 be amended to read as follows:

Page 1, line 4, delete "employed in a:" and insert "for:".

Page 1, line 5, after "(1)" insert "employment in a".

Page 1, line 5, delete "or".

Page 1, line 6, after "(2)" insert "employment in a".

Page 1, line 6, after "IC 20-43-8-0.7);" insert "or

(3) paid postsecondary work experience that allows the individual to apply for a related apprenticeship (as defined by IC 20-43-8-0.3);".

Page 2, line 13, delete "in" and insert "in: (A)".

Page 2, line 13, delete "internship or" and insert "**internship**; **(B)** a".

Page 2, line 14, after "IC 20-43-8-0.7);" insert "or

(C) paid postsecondary work experience that allows the individual to apply for a related apprenticeship (as defined by IC 20-43-8-0.3);".

Page 2, line 30, delete "in" and insert "in: (A)".

Page 2, line 30, delete "internship or" and insert "internship; (B)".

Page 2, line 31, delete "IC 20-43-8-0.7)." and insert "IC 20-43-8-0.7); or

(C) paid postsecondary work experience that allows the individual to apply for a related apprenticeship (as defined by IC 20-43-8-0.3).".

Page 2, line 35, delete "employed" and insert "for:

(1) employment".

Page 2, line 36, delete "internship or" and insert "internship; (2) employment in".

Page 2, line 37, delete "IC 20-43-8-0.7)" and insert "IC 20-43-8-0.7; or

(3) paid postsecondary work experience that allows the individual to apply for a related apprenticeship (as defined by IC 20-43-8-0.3);".

Page 2, line 37, beginning with "may" begin a new line blocked left.

Page 3, line 11, delete "by:" and insert "by an applicant, a recipient, or a member of the applicant's or recipient's family for".

Page 3, delete lines 12 through 14.

Run in lines 11 through 15.

Page 3, line 15, delete "in" and insert "in:

(1)".

Page 3, line 16, delete "IC 20-43-8-0.7) as" and insert "IC 20-43-8-0.7); or

(2) paid postsecondary work experience that allows the individual to apply for a related apprenticeship (as defined by IC 20-43-8-0.3);

as".

(Reference is to HB 1009 as printed January 14, 2020.) PRYOR

Motion prevailed. The bill was ordered engrossed.

#### House Bill 1090

Representative Cook called down House Bill 1090 for second reading. The bill was read a second time by title.

# HOUSE MOTION (Amendment 1090–1)

Mr. Speaker: I move that House Bill 1090 be amended to read as follows:

Page 1, delete lines 1 through 7, begin a new paragraph and insert:

"SECTION 1. IC 23-14-67-1, AS AMENDED BY P.L.42-2018, SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 1. (a) This chapter applies to a cemetery that:

(1) is without funds or sources of funds for reasonable

maintenance;

(2) has suffered neglect and deterioration;

- (3) may be the burial grounds for an Indiana pioneer leader or veteran of an American war, including the Revolutionary War; and
- (4) either:
  - (A) was established before 1875; or

(B) is a burial ground for a veteran of the Civil War.

- (b) A county cemetery commission shall determine if a cemetery is a burial ground for a veteran of the Civil War under subsection (a)(4)(B) based on evidence presented to the county cemetery commission from any of the following:
  - (1) The Indiana historical bureau established by IC 4-23-7.2-2.
  - (2) The Indiana historical society established under IC 23-6-3.
  - (3) A historical society (as defined in IC 36-10-13-3).
  - (4) The Indiana Landmarks.
  - (5) The division of historic preservation and archeology of the department of natural resources.
  - (6) The Indiana archives and records administration under IC 5-15-5.1-5.

(c) A county may also assume responsibility for the maintenance of a cemetery under IC 23-14-78.

SECTION 2. IC 23-14-68-1, AS AMENDED BY P.L.14-2018, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 1. (a) Except as provided in subsection (b) subsections (b) and (d), this chapter applies to each cemetery that:

(1) is without funds for maintenance;

(2) was in existence on February 28, 1939; and

(3) is operated by a nonprofit organization or is not managed by any viable organization.

(b) Section 4.5 of this chapter applies to a cemetery that is operated by a nonprofit organization.

(c) Except for a cemetery for which a township assumes responsibility under subsection (d), this chapter does not apply to a cemetery located on land on which property taxes are assessed and paid under IC 6-1.1-4.

(d) A township may assume responsibility for the maintenance of a cemetery under IC 23-14-78.".

Page 1, line 11, delete "Maintenance of Cemeteries on Private Property" and insert "Assumption of Care of Certain Cemeteries".

Page 1, delete lines 12 through 13, begin a new paragraph and insert:

- "Sec. 1. This chapter does not apply to those cemeteries owned or required to be maintained by:
  - (1) a person that operates and conducts the business of a cemetery;
  - (2) a city or town under IC 23-14-65;
  - (3) a county under IC 23-14-67; or
  - (4) a township under IC 23-14-68.".

Page 2, delete lines 1 through 18, begin a new paragraph and insert:

"Sec. 3. As used in this chapter, "property owner" means the owner of record of a parcel of real property that contains a cemetery to which this chapter applies.

- Sec. 4. (a) A county or a township may agree to maintain a cemetery to which this chapter applies. If a county or a township agrees to maintain a cemetery to which this chapter applies, it shall maintain the cemetery as described in IC 23-14-68-3.
- (b) Prior to a county or township assuming the maintenance responsibilities for a cemetery under this section, a property owner must do the following:

(1) Employ a professional surveyor to conduct a survey of the property on which the cemetery is located.

- (2) Convey to the county or township, without consideration, an easement or fee simple title to the portion of the property on which the cemetery is located.
- (3) If the portion of the property on which the cemetery is located is not accessible by a public road, convey to the township or county, without consideration, an easement for access to the cemetery.
- (c) A property owner who transfers the maintenance responsibilities for a cemetery under this section may not file an application for the property to receive the cemetery tax assessment rate under IC 6-1.1-6.8.
- (d) A property owner must make a reasonable effort to maintain a cemetery on the property owner's property. If a property owner does not reasonably maintain a cemetery, the county or the township may maintain the cemetery as described in IC 23-14-68-3. If the county or the township assumes maintenance of the cemetery under this subsection, the county or the township may file a lien on the property in the amount required to maintain the cemetery as described in IC 23-14-68-3."

Page 2, line 19, delete "Sec. 6." and insert "Sec. 5.".

Page 2, line 19, delete "who is".

Page 2, line 20, delete "maintaining a cemetery under this section".

Renumber all SECTIONS consecutively.

(Reference is to HB 1090 as printed January 17, 2020.)

CLERE

Motion prevailed. The bill was ordered engrossed.

# **House Bill 1166**

Representative Mayfield called down House Bill 1166 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

# House Bill 1330

Representative Hamilton called down House Bill 1330 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

The Speaker yielded the gavel to the Speaker-Elect, Representative Huston.

# ENGROSSED HOUSE BILLS ON THIRD READING

# **Engrossed House Bill 1006**

Representative Kirchhofer called down Engrossed House Bill 1006 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning alcohol and tobacco.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 30: yeas 84, nays 14. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Charbonneau.

# **Engrossed House Bill 1022**

Representative Torr called down Engrossed House Bill 1022 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning the general assembley.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 31: yeas 96, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Messmer.

# **Engrossed House Bill 1032**

Representative Miller called down Engrossed House Bill 1032 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 32: yeas 94, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsors: Senators Rogers and Crider.

# **Engrossed House Bill 1049**

Representative Heaton called down Engrossed House Bill 1049 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning business and other associations.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 33: yeas 97, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Holdman.

# **Engrossed House Bill 1096**

Representative Young called down Engrossed House Bill 1096 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning general provisions.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 34: yeas 97, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Young.

# **Engrossed House Bill 1143**

Representative Morrison called down Engrossed House Bill 1143 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 35: yeas 97, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Jon Ford.

# **Engrossed House Bill 1148**

Representative Ellington called down Engrossed House Bill 1148 for third reading:

A BILL FOR AN ACT concerning professions and occupations.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 36: yeas 96, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsors: Senators Jon Ford, J.D. Ford and Donato.

# **Engrossed House Bill 1151**

Representative Mayfield called down Engrossed House Bill 1151 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning public safety.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 37: yeas 96, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Boots.

#### **Engrossed House Bill 1173**

Representative Frye called down Engrossed House Bill 1173 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 38: yeas 97, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill. Senate sponsor: Senator Tomes.

# RESOLUTIONS ON FIRST READING

# **House Concurrent Resolution 11**

Representative Zent introduced House Concurrent Resolution 11:

A CONCURRENT RESOLUTION urging the creation of a Medal of Honor Memorial Highway in Indiana.

Whereas, The Medal of Honor is our nation's highest award for valor, presented to veterans of the armed forces of the United States for acting with conspicuous gallantry and intrepidity above and beyond the call of duty at risk of one's life during combat with an enemy of the United States;

Whereas, The Medal of Honor is widely recognized and respected by the military and public alike;

Whereas, Hoosier Medal of Honor recipients have close ties to Indiana;

Whereas, Indiana Medal of Honor recipients served with the United States Army, United States Marine Corps, United States Navy, and United States Air Force in wars from the time of the Civil War to the current War on Terror over a period of more than 156 years;

Whereas, The nonprofit Bend Heroes Foundation and the Oregon Legislature created a law designating all 451 miles of the border to border U.S. Highway 20 in Oregon as the Oregon Medal of Honor Highway, a first in our nation to honor all states' Medal of Honor recipients;

Whereas, The Oregon law suggested a first ever National Medal of Honor Highway would be created if all 11 states east of Oregon and through which U.S. Highway 20 traverses designated border to border Medal of Honor Highways in their states;

Whereas, Indiana has not dedicated a border highway to honor all of Indiana's Medal of Honor recipients;

Whereas, The Indiana General Assembly urges the Indiana Department of Transportation to designate U.S. Highway 20, a 163 mile border to border highway, the Indiana Medal of Honor Highway in honor of Indiana's current and future Medal of Honor recipients and facilitate a 3,365 mile National Medal of Honor Highway across America;

Whereas, U.S. Highway 20 travels through or near such towns and cities as Metz, Berlien, Angola, Brush Prairie, Plato, LaGrange, Shipshewana, Middlebury, Elkhart, Osceola, Mishawaka, South Bend, Ardmore, Lydick, Olive, New Carlisle, Rolling Prairie, Springville, Michigan City, Waterford, Trail Creek, Town of Pines, Chesterton, Porter, Portage, Dunes Harbor, Burns Harbor, Ogden Dunes, Dunes Acres, Lake Station, Gary, East Chicago, Whiting, and Hammond;

Whereas, Veterans in Indiana support the creation of a Medal of Honor Highway and have offered to pay the cost to create and install the Indiana Medal of Honor Highway signs; and

Whereas, The Indiana General Assembly deeply appreciates the service and sacrifice of its Medal of Honor recipients and the positive roles they have played in their communities and throughout the United States for more than 150 years: Therefore,

> Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly urges the Indiana Department of Transportation to rename U.S. Highway 20 beginning at the Indiana and Ohio border and ending at the Illinois and Indiana border the "Indiana Medal of Honor Highway" honoring current and future Indiana Medal of Honor recipients.

SECTION 2. That the Indiana Department of Transportation place and maintain suitable markers which include the display of the three versions of the Medal of Honor along U.S. Highway 20 when installing signs in recognition of the Indiana Medal of Honor Highway.

SECTION 3. That the Indiana Department of Transportation may accept moneys and may enter into agreements with veterans and other groups to create, install, and maintain the signs.

SECTION 4. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to the office of State Representative Dennis Zent for distribution.

The resolution was read a first time and referred to the Committee on Roads and Transportation.

# OTHER BUSINESS ON THE SPEAKER'S TABLE

# Reassignments

The Speaker announced the reassignment of House Bill 1061 from the Committee on Local Government to the Committee on Commerce, Small Business and Economic Development.

# HOUSE MOTION

Mr. Speaker: I move that Representatives Thompson and Cook be added as coauthors of House Bill 1003.

**JORDAN** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that House Rule 105.1 be suspended for the purpose of adding more than three coauthors and that Representatives Bosma, Huston, Bacon, T.Brown, Cherry, Aylesworth, Abbott, Baird, Barrett, Bartlett, Bauer, Campbell, Candelaria Reardon, Clere, Cook, Deal, Engleman, Errington, Frye, Karickhoff, Leonard, Manning, McNamara, Negele, Schaibley, Shackleford, V. Smith, Soliday, Vermilion, Zent, and Ziemke be added as coauthors of House Bill 1006.

# **KIRCHHOFER**

The motion, having been seconded by a constitutional majority and carried by a two-thirds vote of the members, prevailed.

#### HOUSE MOTION

Mr. Speaker: I move that Representatives Morris and Wesco be added as coauthors of House Bill 1008.

**CARBAUGH** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Frye be added as coauthor of House Bill 1015.

**PRESSEL** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Jackson be added as coauthor of House Bill 1035.

**AYLESWORTH** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Heine be added as coauthor of House Bill 1065.

**THOMPSON** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Macer and Vermilion be added as coauthor of House Bill 1094.

**ZIEMKE** 

Motion prevailed.

# **HOUSE MOTION**

Mr. Speaker: I move that Representatives Frye and Pierce be added as coauthors of House Bill 1120.

**STEUERWALD** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Hatfield be added as coauthor of House Bill 1148.

**ELLINGTON** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Klinker be added as coauthor of House Bill 1153.

**GOODRICH** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representatives McNamara, Bartels and Shackleford be added as coauthors of House Bill 1157.

**HATFIELD** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Morris be added as coauthor of House Bill 1181.

**COOK** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Manning be added as coauthor of House Bill 1217.

**LAUER** 

Motion prevailed.

# **HOUSE MOTION**

Mr. Speaker: I move that Representatives DeVon and Jackson be added as coauthors of House Bill 1249.

SUMMERS

Motion prevailed.

# **HOUSE MOTION**

Mr. Speaker: I move that Representative Aylesworth be added as coauthor of House Bill 1265.

JACKSON

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative McNamara be added as coauthor of House Bill 1283.

**DEVON** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Steuerwald be added as coauthor of House Bill 1306.

**DELANEY** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representatives Clere, Karickhoff and Austin be added as coauthors of House Bill 1311.

**FLEMING** 

Motion prevailed.

#### HOUSE MOTION

Mr. Speaker: I move that Representatives Hamilton, Miller and VanNatter be added as coauthors of House Bill 1337.

**HATFIELD** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Judy be added as coauthor of House Bill 1388.

KLINKER

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Gutwein be added as coauthor of House Bill 1404.

**MANNING** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Lauer be added as coauthor of House Concurrent Resolution 8.

**NEGELE** 

Motion prevailed.

# MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 7, 8, 9 and 12 and the same are herewith transmitted to the House for further action.

JENNIFER L. MERTZ Principal Secretary of the Senate

# MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed House Concurrent Resolution 8 and the same is herewith returned to the House.

JENNIFER L. MERTZ Principal Secretary of the Senate

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative May, the House adjourned at 3:23 p.m., this twenty-first day of January, 2020, until Thursday, January 23, 2020, at 10:00 a.m.

BRIAN C. BOSMA Speaker of the House of Representatives

M. CAROLINE SPOTTS
Principal Clerk of the House of Representatives